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APPLICATION NO.	FI	LING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/503,608	02/11/2000		Kira Sterling Attwood	RSW00-0010	6907
25259	7590	04/22/2004		EXAMINER	
IBM CORPORATION				TRAN, ELLEN C	
3039 CORN	WALLIS I	RD.		ART UNIT	
DEPT. T81 /	DEPT. T81 / B503, PO BOX 12195				PAPER NUMBER
REASEARCH TRIANGLE PARK, NC 27709				2134	

DATE MAILED: 04/22/2004

Please find below and/or attached an Office communication concerning this application or proceeding.

PTO-90C (Rev. 10/03)

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		Application No.	Applicant(s)				
•		09/503,608	ATTWOOD ET AL.				
	Office Action Summary	Examiner	Art Unit				
		Ellen C Tran	2134				
Period fo	The MAILING DATE of this communication ap or Reply	pears on the cover sheet with t	he correspondence address				
THE - Exte after - If the - If NC - Failu Any	ORTENED STATUTORY PERIOD FOR REPL MAILING DATE OF THIS COMMUNICATION. nsions of time may be available under the provisions of 37 CFR 1. SIX (6) MONTHS from the mailing date of this communication. period for reply specified above is less than thirty (30) days, a reply period for reply is specified above, the maximum statutory period re to reply within the set or extended period for reply will, by statutively received by the Office later than three months after the mailing patent term adjustment. See 37 CFR 1.704(b).	136(a). In no event, however, may a reply only within the statutory minimum of thirty (30 will apply and will expire SIX (6) MONTHS e, cause the application to become ABAND	pe timely filed ) days will be considered timely. from the mailing date of this communication. ONED (35 U.S.C. § 133).				
Status							
1)⊠	Responsive to communication(s) filed on 12 F	ebruary 2004.					
2a)⊠	This action is <b>FINAL</b> . 2b) This	s action is non-final.					
3)	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is						
	closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.						
Disposit	ion of Claims						
4)⊠	Claim(s) 1-14 is/are pending in the application	١.					
	4a) Of the above claim(s) is/are withdra	wn from consideration.					
5)	Claim(s) is/are allowed.						
·	Claim(s) is/are rejected.						
·	Claim(s) is/are objected to.						
8)	Claim(s) are subject to restriction and/o	or election requirement.					
Applicat	ion Papers						
9)[	The specification is objected to by the Examine	er.					
10)	The drawing(s) filed on is/are: a)⊠ acc	cepted or b) objected to by t	he Examiner.				
	Applicant may not request that any objection to the	drawing(s) be held in abeyance.	See 37 CFR 1.85(a).				
	Replacement drawing sheet(s) including the correct	· · · · · · · · · · · · · · · · · · ·	•				
11)	The oath or declaration is objected to by the E	xaminer. Note the attached Of	fice Action or form PTO-152.				
Priority (	under 35 U.S.C. § 119						
а)	Acknowledgment is made of a claim for foreign All b) Some * c) None of:  1. Certified copies of the priority documen 2. Certified copies of the priority documen 3. Copies of the certified copies of the priority documen application from the International Burea	its have been received. Its have been received in Appli Prity documents have been rec Bu (PCT Rule 17.2(a)).	cation No eived in this National Stage				
* 5	See the attached detailed Office action for a list	t of the certified copies not rec	eived.				
Attachmen	ot(s)		$\mathcal{V}$				
1) Notice 2) Notice 3) Infor	ce of References Cited (PTO-892) ce of Draftsperson's Patent Drawing Review (PTO-948) mation Disclosure Statement(s) (PTO-1449 or PTO/SB/08 er No(s)/Mail Date	Paper No(s)/Ma	nary (PTO-413NOR) WMM. WRIGHT ail Date. PRIMARY EXAMINED nal Patent Application (PTO-152)				

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#### **DETAILED ACTION**

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This action is responsive to communication: amendment filed on 12 February
 2004.

2. Claims 1-14 are currently pending in this application. Claims 1, 3, 5, and 7 are independent claims.

## Response to Arguments

- 3. Applicant's arguments with respect to claims 1-14 have been considered but are moot in view of the new ground(s) of rejection.
- 4. The applicant amended the claims; therefore the previous rejection is not applicable the following rejection applies.

### Claim Rejections - 35 USC § 103

- 5. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
  - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 6. Claims 1-10 and 12-14 are rejected under 35 U.S.C. 103(a) as being unpatentable over Wesinger, Jr. et al. U.S. Patent No. 6,052,788 (hereinafter '788) in further view of Reid et al. U.S. Patent No. 6,182,226 (hereinafter '226).

As to dependent claim 1, "in which a large number of connectionless datagrams are received for queuing to a port on the network server, comprising:"

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is taught in '788 col. 3, lines 55-64 "Both connection-oriented (e.g., TCP) and connectionless (e.g., UDP-based) services may be handled using envoys";

"determining, in response to the arrival of a connectionles datagram from a host for a port on the network server, it the number of connectionless; datagrams already queued to the port from the host exceeds a prescribed threshold" is shown in '788 col. 14, lines 22-31 "The firewall is capable of servicing many simultaneous connection. The number of allowable simultaneous connections is configurable and may be limited to a predetermined number, or may be limited not by number but only by the load currently experienced by the physical machine";

"discarding the datagram, if the number of connectionless datagrams already queued to the port from the host exceeds the prescribed threshold; and" is disclosed in '788 col. 14, lines 36-37 "the firewall selectively allows and denies connections to implement a network security policy";

"queuing the connectionless datagmm to a queue slot of the port, if the number of connectionless. datagrams already queued to the port from the host does not exceed the prescribed threshold" is taught in '788 col. 7, lines 1-4 "connection, once established is fully bi-directional, with the same virtual host passing data between the originating network connection and the network connection at the opposite edge of the firewall";

the following is not taught in '788:

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"A method of preventing a flooding attack on a network server" however '226 teaches "In addition to the firewall's secured type enforced operating system and application gateway architecture, the system has been designed to defend against known network penetration and denial of service attacks, including: SYN Flood attack" in col. 4, lines 12-20.

It would have been obvious to one of ordinary skill in the art at the time of the invention to modify a firewall providing enhanced network security taught in '788 to include a means to protect against flooding attacks. One of ordinary skill in the art would have been motivated to perform such a modification to increase a networks security when utilizing the Internet see '226 (col. 1, lines 12 et seq.) "Recent developments in technology have made access easier to publicly available computer networks, such as the Internet. Organizations are increasingly turning to external networks such as the Internet to foster communications between employees, suppliers and clients. With this increased access comes an increased vulnerability to malicious activities on the part of both people inside and outside the organization. Firewalls have become a key tool in controlling the flow of data between internal networks and these external networks".

As to dependent claim 2, "wherein the determining if the number of datagrams already queued to the port from the host exceeds a prescribed threshold further comprises: calculating the prescribed threshold by multiplying a percentage P by the number of available queue slots for the port" is taught in '788 col. 14, lines 22-31 "The firewall is capable of servicing many simultaneous

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connection. The number of allowable simultaneous connections is configurable and may be limited to a predetermined number, or may be limited not by number but only by the load currently experienced by the physical machine" (i.e. "multiplying a percentage P by the number" same as "determining load capacity").

As to independent claim 3, this claim is directed to the apparatus of the method of claim 1 and is similarly rejected along the same rationale

As to dependent claim 4, this claim incorporate substantially similar subject matter as in cited in claim 2 above and is rejected along the same rationale.

As to independent claim 5, this claim is directed to a storage media containing program code of the method of claim 1 and is similarly rejected along the same rationale.

As to dependent claim 6, this claim incorporate substantially similar subject matter as in cited in claim 2 above and is rejected along the same rationale.

As to independent claim 7, this claim is directed to a carrier wave containing program code of the method of claim 1 and is similarly rejected along the same rationale.

As to dependent claim 8, this claim incorporate substantially similar subject matter as in cited in claim 2 above and is rejected along the same rationale.

As to dependent claim 9, "further comprising: configuring a maximum number of connectionless, datagrams allowed to be queued at the port" is taught in '788 col. 14, lines 22-31 "The firewall is capable of servicing many simultaneous connection. The number of allowable simultaneous connections is configurable and

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may be limited to a predetermined number, or may be limited not by number but only by the load currently experienced by the physical machine".

As to dependent claim 10, "wherein the configuring step further includes configuring a controlling percentage of available queue slots remaining for the port; and wherein the proscribed threshold is based on the controlling percentage of available queue slots remaining for the port" is shown in '788 col. 14, lines 22-31 "The firewall is capable of servicing many simultaneous connection. The number of allowable simultaneous connections is configurable and may be limited to a predetermined number, or may be limited not by number but only by the load currently experienced by the physical machine".

As to dependent claim 12, this claim incorporate substantially similar subject matter as in cited in claim 9 above and is rejected along the same rationale.

As to dependent claim 13, this claim incorporate substantially similar subject matter as in cited in claim 10 above and is rejected along the same rationale.

As to dependent claim 14, "wherein the computer is the network server" is taught in '226 col. 3 lines 1-8 "Workstations 40 communicate through firewall 34 with servers or workstations on external network 36 and with server 42 on network 44".

7. **Claims 11** is rejected under 35 U.S.C. 103(a) as being unpatentable over '788 in further view of '226, in further view of Bechtolsheim et al U.S. Patent No. 6,515,963 (hereinafter '963).

As to dependent claim 11, the following is not taught in the combination of teachings of '788 and '226:

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"wherein the port comprises a plurality of queue slots" however '963 teaches "Of course, all routers and switches must also transmit the data they receive.

Referring to FIG. 1, data is read out from the queue or queues 40 assigned to each

output port 70 in a manner well-known in the art" in col. 11, lines 26-30;

"the method further comprising: maintaining a number of available queue slots of the plurality of queue slots for the port" however '963 teaches "In addition, a reserve of output queue space is also maintained for each precedence level" in col. 13, lines 52-54.

It would have been obvious to one of ordinary skill in the art at the time of the invention to modify a firewall providing enhanced network security to protect against flooding attacks taught in the combination of teaching '788 and '226 to include a means to maintain queue slots available in a port. One of ordinary skill in the art would have been motivated to perform such a modification to compensate for the different types of internetworking traffic see '963 (col. 1, lines 33 et seq.) "A particular problem in internetworking traffic regulation arises for the variety of traffic sources or flows presented to the router/switching device ... Buffer manager 25 and port scheduler 50 are also implemented".

#### Conclusion

THIS ACTION IS MADE FINAL. Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a). A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action

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and the advisory action is not mailed until after the end of the THREE-MONTH

shortened statutory period, then the shortened statutory period will expire on the date

the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be

calculated from the mailing date of the advisory action. In no event, however, will the

statutory period for reply expire later than SIX MONTHS from the mailing date of this

final action.

8. Any inquiry concerning this communication or earlier communications from the

examiner should be directed to Ellen C Tran whose telephone number is (703) 305-

8917. The examiner can normally be reached on 6:30 am to 3:30 pm Monday -

Thursday and alternating Fridays.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's

supervisor, Gregory A Morse can be reached on (703) 308-4789. The fax phone

number for the organization where this application or proceeding is assigned is (703)

872-9306.

Any inquiry of a general nature or relating to the status of this application or

proceeding should be directed to the receptionist whose telephone number is (703) 305-

3900.

Ellen. Tran Patent Examiner **Technology Center 2134** April 7, 2004

NOMMAN M. WRIGHT PRIMARY EXAMINER

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